PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference | FOR FURTHER ACTION | 0 = | | | | | |
|---|---|---|--|--|--|--|--|
| 638 | - ON FORTILE ACTION | See Form PCT/IPEA/416 | | | | | |
| International application No. PCT/DK2004/000490 | International filing date (day/month/year) .09.07.2004 | Priority date (day/month/year) 24.07.2003 | | | | | |
| International Patent Classification (IPC) or na C07C225/22, C07C275/40, A61K31/ | tional classification and IPC 136, A61P27/02, A61P29/00, A61P35/00 | | | | | | |
| Applicant LEO PHARMA A/S | | | | | | | |
| This report is the international prel Authority under Article 35 and tran | iminary examination report, established by th smitted to the applicant according to Article 3 | is International Preliminary Examining 6. | | | | | |
| 2. This REPORT consists of a total of | f 7 sheets, including this cover sheet. | | | | | | |
| 3. This report is also accompanied by | ANNEXES, comprising: | | | | | | |
| a. 🛛 sent to the applicant and to | the International Bureau) a total of 3 sheets | , as follows: | | | | | |
| Sheets of the description and/or sheets containing Administrative Instruction | n, claims and/or drawings which have been a g rectifications authorized by this Authority (s ons). | mended and are the basis of this report ee Rule 70.16 and Section 607 of the | | | | | |
| ☐ sheets which supersed beyond the disclosure i Supplemental Box. | e earlier sheets, but which this Authority cons n the international application as filed, as ind | siders contain an amendment that goes icated in item 4 of Box No. I and the | | | | | |
| sequence listing and/or table | reau only) a total of (indicate type and numbes related thereto, in computer readable form isting (see Section 802 of the Administrative | only, as indicated in the Supplemental | | | | | |
| | | | | | | | |
| 4. This report contains indications rela | ating to the following items: | | | | | | |
| ☐ Box No, I Basis of the opin | on | | | | | | |
| ☐ Box No. II Priority | · | | | | | | |
| Box No. III Non-establishme | nt of opinion with regard to novelty, inventive | step and industrial applicability | | | | | |
| ☑ Box No. IV Lack of unity of ir | vention | | | | | | |
| | Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement | | | | | | |
| ☐ Box No. VI Certain documen | | | | | | | |
| :- | Box No. VII | | | | | | |
| ☐ Box No. VIII Certain observati | ons on the international application | | | | | | |
| Date of submission of the demand | Date of completion of th | is report | | | | | |
| • | | | | | | | |
| 20.05.2005 | 16.09.2005 | | | | | | |
| Name and mailing address of the internationa preliminary examining authority: | Authorized Officer | 7 | | | | | |
| European Patent Office | 7 4.5 | Southern Market | | | | | |
| D-80298 Munich Tel. +49 89 2399 - 0 Tx; 523650 | Bueno Torres, M | | | | | | |
| Fax: +49 89 2399 - 4465 | Telephone No. +49 89 2 | 399-8290 | | | | | |

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| В | ox No. I | Basis of the re | port | | | |
|--------------------|------------|--|--|--|---|---|
| 1. W | ith regard | to the language | e, this report is based on that ated under this item. | e international | application in the la | |
| | which inte | is the language c rnational search lication of the int | translations from the origin of a translation furnished for (under Rules 12.3 and 23. ernational application (und nary examination (under Ru | r the purposes 1(b)) er Rule 12.4) | of: | uage , |
| ha | ive been . | turnished to the l | s* of the international applic receiving Office in response d are not annexed to this re | e to an invitatio | ort is based on <i>(repl</i> on under Article 14 a | lacement sheets which re referred to in this |
| De | escription | , Pages | | | | |
| 1-2 | 213 | | as originally filed , | | | |
| Cla | aims, Nun | nbers | | | 1 <u>.</u> 1 | |
| 2-4 | 18 | | as originally filed | | | • |
| 1 | | | received on 25.05.2005 | with letter of 20 | .05.2005 | |
| | a seque | ence listing and/c | or any related table(s) - see | Supplemental | Box Relating to Se | quence Listing |
| 3. 🗆 | The am | nendments have | resulted in the cancellation | of: | | |
| | | description, page | es · | , | | |
| | | claims, Nos. drawings, sheets | Fina | | • : | |
| | ☐ the | urawings, sneets sequence listing | лigs (specify): | | * | : : : |
| | ☐ any | table(s) related t | o sequence listing (specify) |): | | |
| l. □ —ha∈ Su | d-not-bee | oort has been es n-made, since-th al Box (Rule 70. | tablished as if (some of) the ey-have-been-considered-to 2(c)) | e amendments o-go-beyond-th | s annexed to this rep ne-disclosure-as-filed | ort and listed below d, as-indicated-in-the— |
| | | description, page | · · · · · · | | , , | |
| | ☐ the d | claims, Nos. | | | | |
| | the c | drawings, sheets | figs | | | • |
| | □ the s | sequence listing table(s) related to | <i>(specify)</i> : o sequence listing <i>(specify)</i> |)• | | |
| | | | | | | |
| * | If ite | m 4 applies, | some or all of thes | se sheets ma | ay be marked "s | uperseded." |

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| _ | | Box No. III Non-establishment of opinion very policability | vith regard to novelty, inventive step and industrial |
|---|-----|--|---|
| · 1. | The | he questions whether the claimed invention applicable have n | opears to be novel, to involve an inventive step (to be non- ot been examined in respect of: |
| | | the entire international application, | |
| | ⋈ | claims Nos. 41-45 | |
| | | because: | |
| | Ø | the said international application, or the said does not require an international preliminar | d claims Nos. 41-45 relate to the following subject matter which y examination (specify): |
| | | see separate sheet | |
| fi (a t o con a | | l—the description, claims or drawings (indicat that no meaningful opinion could be formed | e particular elements below) or said claims Nos. are so unclear l (specify): |
| | | the claims, or said claims Nos. are so inade could be formed. | equately supported by the description that no meaningful opinion |
| | | no international search report has been est | ablished for the said claims Nos. |
| | | the nucleotide and/or amino acid sequence C of the Administrative Instructions in that: | listing does not comply with the standard provided for in Annex |
| | | the written form | ot been furnished |
| | | ☐ does i | not comply with the standard |
| | | the computer readable form \(\square\) has no | ot been furnished |
| | | ´ □ does r | not comply with the standard |
| • | | the tables related to the nucleotide and/or a not comply with the technical requirements | mino acid sequence listing, if in computer readable form only, do provided for in Annex C-bis of the Administrative Instructions. |
| | | See separate sheet for further details | |

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| В | ox No. IV Lack of unity of | inventic | on . | | <u> </u> | | | |
|-------------|--|---------------------|-------------------------|---------------------------------------|-------------------------|--------------|---------------|----------------|
| 1. 🗆 | In response to the invitation ☐ restricted the claims. ☐ paid additional fees. ☐ paid additional fees und | n to resti | rict or pay a | additional fe | es, the app | olicant has: | | |
| 2. 🛭 | ☐ neither restricted nor pa This Authority found that the Rule 68.1, not to invite the | · e reauire | ement of u | nity of inven t or pay addi | tion is not tional fees | complied w | ith and chos | e, according |
| 3. Th | is Authority considers that the | e require | ment of ur | nity of invent | ion in acco | ordance wit | n Rules 13.1 | , 13.2 and 13 |
| | complied with. | | | | | | | |
| ⊠ | not complied with for the fol | llowing r | easons: | · · · · · · · · · · · · · · · · · · · | | | | |
| | see separate sheet | | | | | | • | |
| 4. Cc | nsequently, this report has be | en esta | blished in | respect of th | e following | parts of th | e internation | al application |
| \boxtimes | all parts. | | | | | | | ,, |
| | the parts relating to claims I | Nos | | | | \$ | | |
| | | | | | | | | |
| | x No. V Reasoned statem plicability; citations and exp | ent uno planatio | ler Article ns suppo | 35(2) with rting such s | regard to | novelty, in | ventive step | or industria |
| 1. Sta | tement | | | | | ; | | |
| No | velty (N) | Yes: No: | Claims Claims | 1-48 | | | | |
| inv | entive step (IS) | :Yes: | Claims | , | | | | •• |
| | | No: | Claims | . 1-48 | | | | . 1 |
| Ind | ustrial applicability (IA) | Yes: No: | Claims Claims | 1-40, 46 | -48 | | | |
| 2. Cit: | ations and explanations (Rule | 70.7): | | | | | | |

see separate sheet

Re Item III.

Claims 41-45 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the **industrial applicability** of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item IV.

Moreover, these documents already disclosed compounds showing a $2-R_1$ and $4-R_6$ or $5-R_5$ pattern of substitution of the ring A (see the references of the search report).

Therefore, there is not any structural feature **common to all the compounds of formula** (I) representing the structural contribution which differentiates **all** the present compounds from the compounds disclosed in D1-D9 already in connection with the same pharmacological activities.

Therefore, all the multiple structural combinations of the compounds of formula (I) according to claim 1 and specially the structural subgroups encompassed within the definitions of the 4 provisos of claim 1 are not so linked as to form a common single inventive concept, as required by Rule 13(1)PCT.

Re Item V.

- D1: WO 01/05744 A (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK); BJOERKLING FREDRIK (SE)) 25 January 2001 (2001-01-25)
- D2: WO 01/05745 A (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK)) 25 January 2001 (2001-01-25)
- D3: WO 01/05746 A (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK))

- 25 January 2001 (2001-01-25)
- D4: WO 01/05749 A (DANNACHER HEINZ WILHELM; OTTOSEN ERIK RYTTER (DK); LEO PHARM PROD LTD) 25 January 2001 (2001-01-25)
- D5: WO 01/05751 A (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK)) 25 January 2001 (2001-01-25)
- D6: WO 01/42189 A (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK)) 14 June 2001 (2001-06-14)
- D7: WO 02/45752 A (DIDRIKSEN ERIK JOHANNES; GROTH LOTTE; HEDEMAN HANNE (DK); AAES HELLE) 13 June 2002 (2002-06-13)
- D8: WO 02/076447 A (NOVARTIS ERFIND VERWALT GMBH; NOVARTIS AG (CH); REVESZ LASZLO (CH)) 3 October-2002-(2002-10-03)
- D9: WO 98/32730 (OTTOSEN ERIK RYTTER; LEO PHARM PROD LTD (DK); 30 July 1998 (1998-07-30)
- 2. Claim 1 of the present application appears to be novel vis-à-vis D1-D9, mainly on account of the 4 provisos in the definition of said claim (Art. 33(2) PCT.
- 3. Claim 1 of the present application has been worded with 4 provisos in order to establish novelty over D1-D9 which disclose compounds already known in connection with qualitatively the same pharmacological activities as the present compounds. However, the presence of said provisos will not render an obvious teaching as inventive.

The problem underlying the invention is therefore considered to be the provision of compounds with unexpected or improved properties over the ones of the compounds of D1-D9.

Compounds structurally close to the compounds of the present application, namely compounds showing a $2-R_1$ and $4-R_6$ or $5-R_5$ pattern of substitution of the ring A (see the references of the search report) are already known in connection with qualitatively the same pharmacological activities as the present compounds.

The applicant has provided with his letter of 20.05.05 additional activity data of

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structurally related compounds of D1, D2, D3, D4, D5, D6 and D9.

However, said additional comparative data and the comparative data given on Table 1 (see pages 46-47 of the present application) are not sufficient in order to demonstrate that a structural feature **common to all the compounds of formula (I)** representing the structural contribution which differentiates them from the compounds disclosed in D1-D9 is responsible for a non obvious technical effect (see also item IV).

Therefore, said data are not regarded as an adequate support in order to demonstrate the presence of an inventive-step for all or substantially all-the compounds encompassed within the definition of claim 1.

For the above reasons, the subject-matter of claims 1-48 is not considered to fulfil the requirements of Art. 33(3)PCT.